REMARKS

Claims 1-17 are pending in the application. In the Office Action of March 13, 2003, the Examiner made the following disposition:

- A.) Rejected claims 1, 4-8, 10, 12-15 and 17 under 35 U.S.C. §102(b) as being anticipated by Shiemann.
- B.) Rejected claims 2 and 3 under 35 U.S.C. §103(a) as being unpatentable over *Shiemann* in view of *Reed*.
- C.) Rejected claim 9 under 35 U.S.C. §103(a) as being unpatentable over *Shiemann* in view of *Everette et al.*
- D.) Rejected claims 11, 13, 14 and 16 under 35 U.S.C. §103(a) as being unpatentable over Shiemann.

Applicant respectfully traverses the rejections and address the Examiner's disposition as follows:

A.) Rejection of claims 1, 4-8, 10, 12-15 and 17 under 35 U.S.C. §102(b) as being anticipated by Shiemann:

Applicant respectfully disagrees with the rejection.

Applicant's independent claim 1 claims a container comprising a first container portion having a wall defining an interior and an exterior of the first container portion, and a second container portion having a wall defining an interior and an exterior of the second container portion. The second container portion has a substantially open top portion. (An illustrative example of the substantially open top portion 48 of the second container portion 28 is illustratively depicted in Figure 3). The exterior of the second container portion is spaced apart from the exterior of the first container portion via a connecting portion. The first container portion, second container portion and connecting portion are co-molded.

Applicant's independent claim 15 claims a method of forming a container, the method comprising the steps of: co-molding a wall defining an interior and an exterior of a first container portion, a wall defining an interior and an exterior of a second container portion having a substantially open top portion, and a connecting portion integral to and spacing apart the exteriors of the first container portion and the second container portion.

This is clearly unlike *Shiemann*, which fails to disclose or even suggest a second container portion having a substantially open top portion. Referring to *Shiemann* Figure 1, *Shiemann* discloses a second container portion 13 that has a spout with a threaded neck 16. The spout opening, which is surrounded by the threaded neck 16, is clearly much smaller than the top view

of the second container portion. Therefore, *Shiemann* fails to disclose or suggest a second container portion that has a substantially open top portion. *Shiemann's* second container portion's top portion is not substantially open, but is instead substantially closed with a small opening.

Accordingly, unlike Applicant's claims 1 and 15, *Shiemann* fails to disclose or even suggest a second container portion with a substantially open top portion.

Claims 4-8, 10, 12-14 and 17 depend directly or indirectly from claims 1 or 15 and are therefore allowable for at least the same reasons that claims 1 and 15 are allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn.

B.) Rejection of claims 2 and 3 under 35 U.S.C. §103(a) as being unpatentable over Shiemann in view of Reed:

Applicant respectfully disagrees with the rejection.

Applicant's independent claim 1 is allowable over *Shiemann* as discussed above. *Reed* still fails to disclose or suggest a second container portion having a substantially open top portion. To begin with, unlike Applicant's claims 1 and 15, *Reed* fails to teach a co-molded second container portion, and instead teaches an attachable second container portion. Further, *Reed's* second container portion does not have a substantially open top portion. Similar to *Shiemann*, *Reed* discloses a second container portion 6 that has an opening 7 that is clearly much smaller than the top view of the second container portion 6. Therefore, *Reed* fails to disclose or suggest a second container portion that has a substantially open top portion. *Reed's* second container portion's top portion is not substantially open, but is instead substantially closed with a small opening.

Accordingly, *Shiemann* in view of *Reed* still fails to disclose or suggest Applicant's claim 1.

Claims 2 and 3 depend directly or indirectly from claim 1 and are therefore allowable for at least the same reasons that claim 1 is allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn.

C.) Rejection of claim 9 under 35 U.S.C. §103(a) as being unpatentable over Shiemann in view of Everette et al.:

Applicant respectfully disagrees with the rejection.

Applicant's independent claim 1 is allowable over *Shiemann* as discussed above. *Everette* still fails to disclose or suggest a second container portion having a substantially open top portion. Similar to *Shiemann*, *Everette* discloses a second container portion that has an opening that is clearly much smaller than the top view of the second container portion. The walls of *Everette's* second container portion slope upwards toward a center of the container, such that the top portion of the second container portion is substantially closed.

Accordingly, *Shiemann* in view of *Everette* still fails to disclose or suggest Applicant's claim 1.

Claim 9 depends directly or indirectly from claim 1 and is therefore allowable for at least the same reasons that claim 1 is allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn.

D.) Rejection of claims 11, 13, 14 and 16 under 35 U.S.C. §103(a) as being unpatentable over Shiemann:

Applicant respectfully disagrees with the rejection.

Applicant's independent claims 1 and 15 are allowable over *Shiemann* as discussed above.

Claims 11, 13, 14 and 16 depend directly or indirectly from claims 1 or 15 and are therefore allowable for at least the same reasons that claims 1 and 15 are allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn.

CONCLUSION

In view of the foregoing, it is submitted that claim 1-17 are patentable. It is therefore submitted that the application is in condition for allowance. Notice to that effect is respectfully requested.

Respectfully submitted,

Thing P. Ram (Reg. No. 45,034)

Christopher P. Rauch

SONNENSCHEIN, NATH & ROSENTHAL LLP

P.O. Box #061080

Wacker Drive Station - Sears Tower

Chicago, IL 60606-1080

Telephone 312/876-2606

Customer #26263

Attorneys for Applicant(s)

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited as First Class Mail in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on September 10, 2003.

Christopher P. Rauch (Reg. No. 45,034)

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